IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

ESTATE OF LAPORSHIA LORRAINE

CIVIL ACTION

MASSEY, by and through the

Co-Administrators of her Estate

Plaintiff

NO. 14-5046

Pauline Hodges and Mark W. Richardson,

Esquire

v.

:

CITY OF PHILADELPHIA, SCHOOL DISTRICT OF PHILADELPHIA, W.C. BRYANT PROMISE ACADEMY, TEACHER JANE DOE, and PRINCIPAL GADDY

Defendants

ORDER

AND NOW, this 24th day of July 2015, upon consideration of Defendants' motion to dismiss, [ECF 12], Plaintiff's response thereto, [ECF 13], and the allegations contained in the amended complaint, [ECF 7], it is hereby **ORDERED**, for the reasons set forth in the Memorandum Opinion filed on this day, that the motion is **GRANTED**, in part, and **DENIED**, in part, as follows:

- 1) all claims against Bryant Academy are DISMISSED with prejudice; and
- 2) Defendants' motion to dismiss is **DENIED** in all other respects.

BY THE COURT:

NITZA I OUIÑONES ALEJA